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UNITED STATES DISTRICT COURT THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION

TRUMED OTATES OF ALTERIOA DI 1 CO			10 00500 FVP
UNITED STATES OF AMERICA, Plaintiff	•	Case Number _	13-cr-00500-EJD
v. ANDRES BUENROSTRO-GONZALEZ	, Defendant.	ORDER OF DE	ETENTION PENDING TRIAL
In accordance with the Bail Reform	n Act, 18 U.S.C. § 3142(f), a deten	tion hearing was	held on July 29, 2013. Defendant
was present, represented by his attorney Van	rell Fuller AFPD. The United Sta	tes was represent	ted by Assistant U.S. Attorney
Edward Fluet .			
PART I. PRESUMPTIONS APPLICABLE			
/ / The defendant is charged with			
of a prior offense described in 18 U.S.C. § 3 period of not more than five (5) years has else		_	
whichever is later.	apsed since the date of conviction	of the release of	the person from imprisonment,
	nntion that no condition or combin	nation of condition	ons will reasonably assure the safety
of any other person and the community.	inplied that he condition of comen	iation of condition	ons will reasonably assure the safety
/ / There is probable cause based	upon (the indictment) (the facts fo	ound in Part IV be	elow) to believe that the defendant
has committed an offense			,
A for which a maxim	num term of imprisonment of 10 y	ears or more is p	prescribed in 21 U.S.C. §
801 et seq., § 951	et seq., or § 955a et seq., OR		
B under 18 U.S.C. §	924(c): use of a firearm during the	e commission of	a felony.
This establishes a rebuttable presun	nption that no condition or combin	nation of condition	ons will reasonably assure the
appearance of the defendant as required and	the safety of the community.		
No presumption applies.			JUI 2 9 2013
PART II. REBUTTAL OF PRESUMPTIONS, II	F APPLICABLE		BICHARD WALL
PART II. REBUTTAL OF PRESUMPTIONS, II / The defendant has not come fo therefore will be ordered detained.			= ····································
/ / The defendant has come forwa		icable presumption	on[s] to wit: . SANJOSE
Thus, the burden of proof shifts bac			
PART III. PROOF (WHERE PRESUMPTIONS		. 414 1:4: -	
The United States has proved to		that no conditio	on or combination of conditions will
reasonably assure the appearance of the defe / / The United States has proved b		that no condition	or combination of conditions will
reasonably assure the safety of any other per		mat no condition	of combination of conditions will
PART IV. WRITTEN FINDINGS OF FACT AN		DETENTION	
/ / The Court has taken into accou			Il of the information submitted at
the hearing and finds as follows:			
Defendant, his attorney, and the	e AUSA have waived written find	ings.	
PART V. DIRECTIONS REGARDING DETEN	TION		
The defendant is committed to the cust			
prrections facility separate to the extent practic			
he defendant shall be afforded a reasonable op			
nited States or on the request of an attorney for			
efendant to the United States Marshal for the p	surpose of an appearance in confe	etidii with a coul	n proceeding.
1	14	m)
ated: 7 29 13	HOWARD BALLO	VD	
/ ~ ()	HOWARD R. LLO United States Magis		
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AUSA ____, ATTY _____, PTS ____